Registration No. 37,789 Customer No. 21238

JOY L. BRYANT, REGISTRATION NO. 37,789 CENTRAL FAX CENTER

MAY 1 8 2005

FACSIMILE TR	ANSMITT	AL SHEET	
TO: Erma C. Cameron	Joy L. Bryant		
COMPANY: TC/AU 1762	DATE: 5/18/2005		
FAX NUMBER: (703) 872-9306	TOTAL NO. OF PAGES INCLUDING COVER:		
PHONE NUMBER:	sender's reference number: ASM196-1		
Response to Restriction Requirement		/626,556	
□ URGENT □ FOR REVIEW □ PLEASE C	COMMENT	☐ PLEASE REPLY	□ plhase recycle
NOTES/COMMENTS: To follow is the Official Response for entry for:			
In re application of: Karl E. Wiedemann et al. Application No.: 10/626,556 Filing Date: 07/25/2003 TC/AU: 1762 Confirmation No.: 9330 Customer No.: 21238			
Should you have any questions, please contact r	me at: (757)	532-3792. No copy w	ill follow.
Respectfully submitted, Joy L. Bryant Low L. Roman			

Appl. No. 10/626,556 Response dated May 18, 2005 Reply to Office action of May 10, 2005

RECEIVED CENTRAL FAX CENTER MAY 1 8 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

10/626,556

Confirmation No. 9330

Applicant

Wiedemann et al.

5 Filed

: 07/25/2003

:

TC/AU

1762

Examiner

Cameron, Erma C.

Docket No.

ASM196-1

Customer No.

21238

10

CERTIFICATION UNDER 37 C.F.R. 1.8(a)

I hereby certify that this correspondence and the documents referred to as enclosed therein is, on the date shown below, being transmitted by facsimile to the U.S. Patent and Trademark Office Centralized fax number (703) 872-9306.

15

May 18, 2005

Joy L. Bryant.

20

RESTRICTION UNDER 35 USC §121

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

25

30

Sir:

Responsive to the Office Action mailed May 10,2005, applicant acknowledges the restriction under 35 USC §121, wherein Group I, claims 1-42 and 47-51 are drawn to a method of coating, classified in class 427, subclass 387; and Group II, claims 43-46 are drawn to a fluid-handling part, classified in class 118, subclass various.

Applicant elects the claims of Group II, viz claims 43-46, without traverse. It is understood that claims 1-42 and 47-51 will be withdrawn from consideration as directed to a non-elected invention, applicant reserves the right to file a divisional application thereon.